

# United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE		FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/828,908	0	4/20/2004	Shun-Min Chen	S11019	5660	
25271	7590	11/22/2005		EXAMINER		
GALLAGE 601 CALIFO		ATHROP, A PROI	RODRIGUEZ, RUTH C			
SUITE 1111	KINIA 51			ART UNIT	PAPER NUMBER	
SAN FRAN	CISCO, C	A 94108	3677			

DATE MAILED: 11/22/2005

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicatio	n No.	Applicant(s)				
		10/828,90	8	CHEN, SHUN-MIN				
	Office Action Summary	Examiner		Art Unit				
		Ruth C. Ro	driguez	3677				
Period for	- The MAILING DATE of this communication r Reply			orrespondence add	dress			
A SHC WHICI - Extens after S - If NO   - Failure Any re	DRTENED STATUTORY PERIOD FOR RIHEVER IS LONGER, FROM THE MAILIN sions of time may be available under the provisions of 37 CF BIX (6) MONTHS from the mailing date of this communication period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by supply received by the Office later than three months after the did patent term adjustment. See 37 CFR 1.704(b).	G DATE OF TH FR 1.136(a). In no even in. eriod will apply and will statute, cause the appli	IS COMMUNICATION  nt, however, may a reply be tim  expire SIX (6) MONTHS from to become ABANDONED	ely filed the mailing date of this co D (35 U.S.C. § 133).				
Status								
2a)☐ 3)☐	Responsive to communication(s) filed on games.  This action is <b>FINAL</b> .  Since this application is in condition for all closed in accordance with the practice under	This action is no owance except to	for formal matters, pro		merits is			
Disposition	on of Claims		•					
5)	Claim(s) <u>1-8</u> is/are pending in the applicated Of the above claim(s) is/are with Claim(s) is/are allowed. Claim(s) <u>1,4,7 and 8</u> is/are rejected. Claim(s) <u>2,3,5 and 6</u> is/are objected to. Claim(s) are subject to restriction a con Papers	hdrawn from cor						
9)⊠ ٦	The specification is objected to by the Exa	miner.						
10)⊠ The drawing(s) filed on <u>20 April 2004</u> is/are: a)□ accepted or b)⊠ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
	Replacement drawing sheet(s) including the co The oath or declaration is objected to by th	•	= : :					
Priority u	nder 35 U.S.C. § 119		·					
<ul> <li>12)  Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).</li> <li>a)  All b)  Some * c) None of:</li> <li>1.  Certified copies of the priority documents have been received.</li> <li>2.  Certified copies of the priority documents have been received in Application No</li> <li>3.  Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).</li> <li>* See the attached detailed Office action for a list of the certified copies not received.</li> </ul>								
2) Notice 3) Inform	(s) e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-944) nation Disclosure Statement(s) (PTO-1449 or PTO/S No(s)/Mail Date <u>4/20/04 &amp; 5/09/05</u> .		4) Interview Summary Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:	ite	D-152)			

#### **DETAILED ACTION**

## **Priority**

1. Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

#### Information Disclosure Statement

2. The information disclosure statements filed on 20 April 2004 and 09 May have been considered for this Office Action.

## Drawings

3. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they include the following reference character(s) not mentioned in the description: 12 (Fig. 1), 66 (Fig.,8) and 430 (Fig. 5).

Application/Control Number: 10/828,908 Page 3

Art Unit: 3677

4. The drawings are objected to because reference character "631" in the lower left side does not have a leading line in Figure 7 and reference character "63" (second occurrence at the right) in the left side of Figure 7 should be replaced with --632--.

Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

## Specification

5. The disclosure is objected to because of the following informalities: Page 8, line 18, "411" should be replaced with --402--. Correction is required.

## Claim Rejections - 35 USC § 102

6. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

7. Claims 1, 4 and 8 are rejected under 35 U.S.C. 102(b) as being anticipated by Huang (US 5,781,944).

A coupling device (30) for a foldable frame that includes a pair of elongate rod members (40) (Figs. 1-9). Each of the rod members has an engaging end portion and a pivot portion connected to the engaging end portion (Figs. 2-4). The coupling device interconnects pivotally the pivot portions of the rod members such that the rod members are operable so as to move from an extended position where the rod members are aligned with each other in a first direction (Fig. 3) to a folded position where the rod members are generally parallel to each other and extend in a second direction generally transverse to the first direction (Fig. 4). The coupling device comprises a coupling sit unit (31), a spring-loaded latch unit (33) and an actuating unit (34). The coupling seat unit is configured with an accommodating space and has a first open side and a second side opposite to each other in the second direction, and third and fourth open sides opposite to each other in the first direction (Figs. 2-4). The third and fourth open sides are adapted to be connected pivotally and respectively to the pivot portions of the rod members such that the engaging end portion of each of the rod members extends into

the accommodating space in the first direction via a respective one of the third and fourth open sides when the rod members are in the extended position and such that the engaging end portion of each of the rod members is disposed at the respective one of the third and fourth open sides (Figs. 2-4). The spring-loaded latch unit is mounted movably in the accommodating space of the coupling seat unit (Figs. 2-4). The latch unit is operable from an engaging position where the latch unit is adapted to engage the engaging end portions of the rod members so as to retain the rod members in the extended position (Fig. 3) to a releasing position where the latch unit is unable to engage the engaging end portions of the rod members so as to permit movement of the rod members from the extended position to the folded position (Fig. 4). The actuating member has a connecting portion (341) and an actuating portion (bottom of 34). The connecting portion extends into the accommodating space of the coupling seat unit via the first open side and that is mounted movably on the coupling seat unit so as to be movable relative to the coupling seat unit in the second direction (Fig. 2-4). The actuating portion is connected to the connecting portion and is disposed at the first open side of the coupling seat unit and operable externally of the accommodating space for moving the actuating portion in the accommodating space along the second direction such that the actuating portion drives the latch unit to move from the engaging position to the releasing position (Figs. 2-4).

Page 5

The connecting portion of the actuating member is formed with a guiding groove (341) extending in the second direction and the coupling seat unit is formed with at least

a guiding projection (Figs. 3 and 4) that extends into the guiding groove to guide movement of the actuating member in the second direction (Figs. 2-4).

A coupling device (30) for a foldable frame includes a pair of elongate rod members (40) and a coupling device (30) (Figs. 1-9). Each of the rod members has an engaging end portion and a pivot portion connected to the engaging end portion (Figs. 2-4). The coupling device interconnects pivotally the pivot portions of the rod members such that the rod members are operable so as to move from an extended position where the rod members are aligned with each other in a first direction (Fig. 3) to a folded position where the rod members are generally parallel to each other and extend in a second direction generally transverse to the first direction (Fig. 4). The coupling device comprises a coupling seat unit (31), a spring-loaded unit (33) and an actuating member (34). The coupling seat unit is configured with an accommodating space and is adapted be connected pivotally and respectively to the pivot portions of the rod members such that the engaging end portion of each of the rod members extends into the accommodating space in the first direction when the rod members are in the extended position (Fig. 3). The spring-loaded latch unit is mounted movably in the accommodating space of the coupling seat unit (Figs. 2-4). The latch unit is operable from an engaging position where the latch unit is adapted to engage the engaging end portions of the rod members so as to retain the rod members in the extended position (Fig. 3) to a releasing position where the latch unit is unable to engage the engaging end portions of the rod members so as to permit movement of the rod members from the extended position to the folded position (Fig. 4). The actuating member has a

Application/Control Number: 10/828,908 Page 7

Art Unit: 3677

connecting portion (341) and an actuating portion (the bottom of 34). The connecting portion extends into the accommodating space of the coupling seat unit so as to be movable relative to the coupling seat unit in the second direction (Figs. 2-4). The actuating portion is connected to the connecting portion, is disposed at the coupling seat unit and is operable externally of the accommodating space for moving the actuating portion in the accommodating space along the second direction such that the actuating portion drives the latch unit to move from the engaging position to the releasing position (Figs. 2-4).

#### Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
  - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which the subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 9. Claim 7 is rejected under 35 U.S.C. 103(a) as being unpatentable over Huang in view of Shogan et al. (US 5,745,954).

Huang discloses a coupling device having all the features listed above for the rejection of claim 1. Huang fails to disclose that the actuating portion of the actuating member has an undulated operating surface remote from the connecting portion in the second direction. However, Shogan teaches a coupling device (100) comprising a pair

Application/Control Number: 10/828,908 Page 8

Art Unit: 3677

of elongate rod members (22), a coupling seat unit (40), a spring-loaded latch unit (62) and an actuating member (63). The rod members are pivotally attached to the coupling seat (Figs. 3-5). The spring-loaded latch unit secures the rod members in an extended position where they are aligned to each other by engaging the ends of the rod members in a first direction (Fig. 4). Engaging blocks that are pivotally connected to the coupling seat unit and to the ends of the rod member and are actuated by the actuating member (Figs. 3-5). The actuating portion of the actuating member has an undulated operating surface remote from a connecting portion in a second direction perpendicular to the first direction (Figs. 3-5). The undulations are provided to receive the user fingers (C. 5, L. 17-18). Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to have the actuating portion of the actuating member with an undulated operating surface remote from the connecting portion in the second direction as taught by Shogan in the device of Huang. Doing so, provides undulation that can receive the users fingers.

#### Allowable Subject Matter

10. Claims 2, 3, 5 and 6 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Huang (US 5,781,944) is cited to show state of the art with respect to a coupling device having most of the features being claimed by the current application.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Ruth C Rodriguez whose telephone number is (571) 272-7070. The examiner can normally be reached on M-F 07:15 - 15:45.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, J. J. Swann can be reached on (571) 272-7075.

Submissions of your responses by facsimile transmission are encouraged. The fax phone number for the organization where this application or proceeding is assigned is (571) 273-8300. Recognizing the fact that reducing cycle time in the processing and examination of patent applications will effectively increase the patent's term, it is to your benefit to submit responses by facsimile transmission whenever permissible. Such submission will place the response directly in our examining group's hands and will eliminate Post Office processing and delivery time as well as PTO's mailroom processing and delivery time. For a complete list of correspondence **not** permitted by facsimile transmission, see MPEP § 502.01. In general, most responses and/or amendments not requiring a fee, as well as those requiring a fee but charging such fee

to a deposit account, can be submitted by facsimile transmission. Responses requiring a fee that the applicant is paying by check **should not be** submitted by facsimile transmission separately from the check.

Responses submitted by facsimile transmission should include a Certificate of Transmission (MPEP § 512). The following is an example of the format the certification might take:

I hereby certify that this correspondence is being facsimile transmitted to the Patent and Trademark Office (Fax No. (571) 273-8300) on \_\_\_\_(Date) \_\_\_.

(Typed or printed name of person signing this certificate)

(Signature)

If your response is submitted by facsimile transmission, you are hereby reminded that the original should be retained as evidence of authenticity (37 CFR 1.4 and MPEP § 502.02). Please do not separately mail the original or another copy unless required by the Patent and Trademark Office. Submission of the original response or a follow-up copy of the response has been transmitted by facsimile will cause further unnecessary delays in the processing of your application, duplicate responses where fees are charged to a deposit account may result in those fees being charged twice.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (571) 272-6640.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

Status information for unpublished applications is available through Private PAIR only.

For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Ruth C. Rodriguez Patent Examiner Art Unit 3677 Page 11

rcr

November 13, 2005

ROBERT J. SANDY PRIMARY EXAMINER